# UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

Pennsylvania Voters Alliance, Stephanie Borowicz, Kristine Eng, Theodore A. Dannerth, Eric Kroner, Eric Nelson, Daryl Metcalfe, Dawn Wetzel Keefer, Russ Diamond, Chris Dush, Jim Gregory, Francis Ryan, Michael Harvey, David Torres, Dasha Pruett.

4:20-cv-01761-MWB

First Amended Complaint for Declaratory and Injunctive Relief

Plaintiffs,

vs.

Centre County, Delaware County, and the City of Philadelphia, and Kathy Boockvar, in her official capacity as Secretary of the Commonwealth of Pennsylvania,

Defendant.

The Plaintiffs make the following allegations for their complaint.

### Introduction

Pennsylvania Voters Alliance and individual plaintiffs bring this lawsuit against Centre County, Delaware County, the City of Philadelphia and the Secretary of the Commonwealth because federal law preempts private federal election grants to counties and cities. The Center for Tech and Civic Life (CTCL) has essentially created a constitutionally-impermissible public-private partnership with Pennsylvania's urban counties and cities to run its federal elections on November 3, 2020. CTCL has awarded a \$863,828 private federal election grant to Centre County. CTCL has awarded a \$2,200,000 private federal election grant to Delaware County. CTCL has awarded a \$10,016,074 private federal election grant to

the City of Philadelphia. In total, CTCL is providing over \$14,000,000 of private federal election grants to these three local governments.

The plaintiffs are injured by CTCL's private federal election grants because they are targeted to counties and cities with progressive voter patterns. The plaintiffs do not want progressive candidates to win in the November 3 elections. The government favoring a demographic group in elections is just as injurious to voters as the government disfavoring a demographic group. *See Young v. Red Clay Consol. Sch. Dist.*, 122 A.3d 784, 858 (Del Ch. 2015).

To be sure, CTCL is free to directly spend its \$250,000,000 private federal election grant fund to get out the vote in Pennsylvania; but, federal election law leaves discretion to the "states," not the counties and cities, on how to implement federal elections:

The specific choices on the methods of complying with the requirements of this subchapter shall be left to the discretion of the State.<sup>1</sup>

In fact, federal election law defines the word "state" to include only the 50 states and territories.

In this chapter, the term "State" includes the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, and the United States Virgin Islands.<sup>2</sup>

So, under federal election law, Pennsylvania's counties and cities are not a state. Not being a state, Pennsylvania's counties and cities are preempted from entering into a public-private partnership with CTL for federal election administration by receiving CTCL's private federal election grant.

<sup>&</sup>lt;sup>1</sup> 52 U.S.C § 21085, Pub. L. 107–252, title III, § 305 (Oct. 29, 2002), 116 Stat. 1714.

<sup>&</sup>lt;sup>2</sup> 52 USC § 21141.

The following federal law preempts the Pennsylvania's counties and cities from accepting and using CTCL's private federal election grants: U.S. Constitution's Elections Clause and Supremacy Clause, National Voters Registration Act (NVRA),

52 U.S.C. §§ 20501-20511, Help America Vote Act, 52 USC §§ 20901-21145. The Commonwealth itself relies on the Secretary of the Commonwealth, as it did in 2020, to apportion millions of dollars of federal grants for federal elections to the counties. The CTCL grants did not follow the same process.

Because of the preemptive effects of these federal laws, Centre County, Delaware County and the City of Philadelphia have acted ultra vires, without legal authority, to form a public-private partnership with CTCL for federal election administration by accepting and using CTCL's private federal election grant. The Plaintiffs are entitled to prospective declaratory and injunctive relief enjoining Centre County, Delaware County and the City of Philadelphia from accepting and using CTCL's private federal election.

### Jurisdiction and Venue

- 1. Plaintiffs invoke this Court's jurisdiction under 28 U.S.C. § 1331, authorizing federal-question jurisdiction, for voters' Supremacy Clause claims involving federal election law preemption. *The League of Women Voters v. Blackwell*, 340 F.Supp.2d 823 (N.D. Ohio 2004).
- 2. Plaintiffs invoke this Court's jurisdiction under the private cause of action provided under HAVA, 52 U.S.C. § 21112, because the Commonwealth has failed to provide the federally-required "appropriate remedy" of a timely, pre-election injunction for any person complaining against a Pennsylvania local government forming a public-private

partnership for federal election administration by accepting and using private federal election grants.

3. Venue is proper in this Court under 28 U.S.C. § 1391 because at least one of the defendants, Centre County, is located within the Middle District of Pennsylvania, with offices within the Middle District of Pennsylvania, and because many of the events or omissions regarding CTCL's federal election grants to the defendants giving rise to the claims presented occurred within the Middle District of Pennsylvania.

#### **Parties**

- 4. Pennsylvania Voters Alliance is an unincorporated association. The Pennsylvania Voters Alliance is an association with members who seek to ensure, as part of their association objectives, public confidence in the integrity of Pennsylvania's elections, in election results and election systems, processes, procedures, and enforcement, and that public officials act in accordance with the law in exercising their obligations to the people of the State of Pennsylvania. The Pennsylvania Voters Alliance also works to protect the rights of its members whenever laws, statutes, rules, regulations, or government actions that threaten or impede implied or expressed rights or privileges afforded to them under our constitutions or laws or both. Its membership includes candidates seeking elective offices. The Pennsylvania Voters Alliance has many members.
- 5. Plaintiff Stephanie Borowicz is an eligible Pennsylvania voter. She is also the state representative in the Pennsylvania House of Representatives for the 76th Legislative District serving parts of Centre County and Clinton County. Borowicz has an interest

because Borowicz opposes the election of progressive candidates in local, state and federal elections

- 6. Plaintiff Kristine Eng is an eligible Pennsylvania voter residing in Centre County. Eng has an interest because Eng opposes the election of progressive candidates in local, state and federal elections
- 7. Plaintiff Theodore A. Dannerth is an eligible Pennsylvania voter residing in Centre County. Dannerth has an interest because Dannerth opposes the election of progressive candidates in local, state and federal elections
- 8. Plaintiff Eric Kroner is an eligible Pennsylvania voter residing in Centre County. Kroner has an interest because Kroner opposes the election of progressive candidates in local, state and federal elections
- 9. Plaintiff Eric Nelson is a state legislator and an eligible Pennsylvania voter.

  Nelson has an interest because Nelson opposes the election of progressive candidates in state and federal elections
- 10. Plaintiff Daryl Metcalfe is a state legislator and an eligible Pennsylvania voter. Metcalfe has an interest because Metcalfe opposes the election of progressive candidates in state and federal elections
- 11. Plaintiff Dawn Wetzel Keefer is a state legislator and an eligible Pennsylvania voter. Keefer has an interest because Keefer opposes the election of progressive candidates in state and federal elections

- 12. Plaintiff Russ Diamond is a state legislator and an eligible Pennsylvania voter.

  Diamond has an interest because Diamond opposes the election of progressive candidates in state and federal elections
- 13. Plaintiff Chris Dush is a state legislator and an eligible Pennsylvania voter.

  Dush has an interest because Dush opposes the election of progressive candidates in state and federal elections
- 14. Plaintiff Jim Gregory is a state legislator and an eligible Pennsylvania voter.

  Gregory has an interest because Gregory opposes the election of progressive candidates in state and federal elections
- 15. Plaintiff Francis Ryan is a state legislator and an eligible Pennsylvania voter. Ryan has an interest because Ryan opposes the election of progressive candidates in state and federal elections.
- 16. Plaintiff Michael Harvey is an eligible Pennsylvania voter residing in the City of Philadelphia. Harvey has an interest because Harvey opposes the election of progressive candidates in local, state and federal elections. Harvey is a Republican Candidate for Congress in the Third Congressional District which includes part of the City of Philadelphia.
- 17. Plaintiff David Torres is an eligible Pennsylvania voter residing in the City of Philadelphia. Torres has an interest because Torres opposes the election of progressive candidates in local, state and federal elections. Torres is a Republican Candidate for Congress in the Second Congressional District which includes part of the City of Philadelphia.

- 18. Plaintiff Dasha Pruett is an eligible Pennsylvania voter residing in Delaware County. Pruett has an interest because Pruett opposes the election of progressive candidates in local, state and federal elections. Torres is a Republican Candidate for Congress in the Fifth Congressional District which includes part of the City of Philadelphia and Delaware County.
- 19. Defendant Centre County is a Pennsylvania county. Centre County is not recognized as a "state" in federal law.
- 20. Defendant Delaware County is a Pennsylvania county. Delaware County is not recognized as a "state" in federal law.
- 21. Defendant City of Philadelphia is a Pennsylvania municipality. The City of Philadelphia is not recognized as a "state" in federal law.
- 22. Defendant Kathy Boockvar is the Secretary of the Commonwealth of Pennsylvania which is a position appointed by the Governor of the Commonwealth of Pennsylvania.

### Standing

- 23. The Supremacy Clause confers a private cause of action and legal standing on voters in federal elections to sue state and local governments based on election policies and customs which violate federal election law. *The League of Women Voters v. Blackwell*, 340 F.Supp.2d 823 (N.D. Ohio 2004).
- 24. HAVA, 52 U.S.C. § 21112, confers a private cause of action and legal standing on plaintiffs because they fit in the statutory category of "any person who believes

that there is a violation of any provision of subchapter III (including a violation which has occurred, is occurring, or is about to occur)."

- 25. As to plaintiffs' prospective remedies sought in this Court, HAVA, 52 U.S.C. § 21112, titled "Establishment of State-based administrative complaint procedures to remedy grievances" guarantees an "appropriate remedy" to "any person who believes that there is a violation of any provision of subchapter III (including a violation which has occurred, is occurring, or is about to occur)" of HAVA.
- 26. Under section (a) of 52 U.S.C. § 21112, Pennsylvania, having received federal HAVA payments, is "required to establish and maintain State-based administrative complaint procedures which meet the requirements of paragraph (2)." Paragraph (2), among other things, requires that Pennsylvania provide that:
- (F) If, under the procedures, the State determines that there is a violation of any provision of subchapter III, the State shall provide the <u>appropriate remedy</u>.

  (Emphasis added.)
- 27. However, in this case, 25 P.S. § 3046.2 has failed to provide the federally required "appropriate remedy" to "any person who believes that there is... [a HAVA] violation which has occurred, is occurring, or is about to occur" because there is effectively no pre-election injunctive relief allowed under 25 Pennsylvania Statutes § 3046.2.
- 28. 25 P.S. § 3046.2 fails to provide the immediate injunctive relief required to stop the defendants from accepting and using CTCL's private federal election grants before the November 3, 2020 election.

- 29. 25 P.S. § 3046.2 authorizes no one, not even the Pennsylvania Attorney General, to pursue injunctive relief for HAVA violations against Pennsylvania's local governments.
- 30. 25 P.S. § 3046.2 is legally insufficient to satisfy the federal "appropriate remedy" requirement for "any person" filing a HAVA complaint in Pennsylvania to obtain pre-election injunctive relief.
- 31. Because 25 P.S. § 3046.2 does not provide the federally-required "appropriate remedy" under 52 U.S. Code § 21112, plaintiffs have a private cause of action and legal standing under 52 U.S.C. § 21112 to pursue pre-election prospective declaratory and injunctive relief in federal court.
- 32. An actual controversy exists between the parties, Pennsylvania Voters Alliance and the individual plaintiffs who have suffered an injury-in-fact that is directly traceable to the defendants. 28 U.S.C. § 2201.
- 33. The plaintiffs are injured by CTCL's private federal elections grants to the City of Philadelphia, totaling \$10,016,074, in violation of federal law, which ensure legally-authorized, uniform and fair federal elections.
- 34. CTCL's private federal election grants to the Pennsylvania county and cities tortiously interfere with plaintiffs' legal rights in the City of Philadelphia under federal law to legally-authorized, uniform and fair federal elections. *See The League of Women Voters v. Blackwell*, 340 F.Supp.2d 823 (N.D. Ohio 2004).
- 35. A government's election policy favoring demographic groups is an equivalent injury to disfavoring demographic groups. "Parity of reasoning suggests that a government

can violate the Elections Clause if it skews the outcome of an election by encouraging and facilitating voting by favored demographic groups." *Young v. Red Clay Consol. Sch. Dist.*, 122 A.3d 784, 858 (Del Ch. 2015).

- 36. The plaintiffs do not want progressive candidates to win in the November 3 elections; the plaintiffs are injured by CTCL's private federal election grants because they are targeted to counties and cities with progressive voter patterns—resulting in more progressive votes and a greater chance that progressive candidates will win. *See, id.* 
  - 37. The injury to the plaintiffs is real and concrete.
- 38. This Court's favorable decision will redress the plaintiffs' injuries and allow them to enjoy their rights to legally-authorized, uniform and fair federal elections guaranteed under federal law.

### Statement of Facts

- 39. Centre County, Delaware County and the City of Philadelphia are local governments in Pennsylvania.
- 40. Centre County, Delaware County and the City of Philadelphia are not states under federal law.
- 41. The CTCL is a non-profit organization providing federal election grants to local governments.
- 42. The CTCL was founded in 2012 by Tiana Epps-Johnson, Donny Bridges, and Whitney May.
  - 43. The CTCL headquarters is in Chicago, Illinois.

- 44. The CTCL states that they are "a team of civic technologists, trainers, researchers, election administration and data experts working to foster a more informed and engaged democracy, and helping to modernize elections."
- 45. CTCL's mission on its website includes training public election officials in communication and technology and to inform and mobilize voters.
- 46. CTCL's founders Epps-Johnson, Bridges, and May all previously worked at the New Organizing Institute (NOI), a center dedicated to training progressive groups and Democratic campaigns in digital campaigning strategies.
- 47. NOI's executive director, Ethan Roeder, led the data departments for the Obama presidential campaigns of 2008 and 2012.
- 48. Funders of CTCL include progressive groups such as the Skoll Foundation, the Democracy Fund, the John S. and James L. Knight Foundation, and the Rockefeller Brothers Foundation.
- 49. CTCL is also associated with Rock the Vote, who despite their non-partisan claims, has regularly featured progressive policies in its efforts to mobilize young people in elections.
- 50. Along with Rock the Vote and The Skoll Foundation, CTCL also lists Facebook as a partner in their efforts.
- 51. On September 1, Mark Zuckerberg and Priscilla Chan announced their \$300 million investment to promote "safe and reliable voting in states and localities." See Exhibit B.

- 52. Of that \$300 million, \$250 million is going toward CTCL and private federal election grants to counties and cities.
- 53. CTCL, as a progressive organization, targets urban counties and cities for its private federal election grants to turn out the progressive vote so progressive candidates win. CTCL's 2020 private federal elections grant application process.
- 54. CTCL markets to local election offices the federal election grants as "COVID-19 response grants":
  - We provide funding to U.S. local election offices to help ensure they have the critical resources they need to safely serve every voter in 2020. See Exhibit A.
- 55. CTCL states that it intends to award \$250,000,000 of private federal election grants to local election offices for the November 3, 2020 elections and provides an application link to apply for the CTCL's private federal election grants.

The Center for Tech and Civic Life (CTCL) is excited to expand our COVID-19 Response Grant program to all U.S. local election jurisdictions. Backed by a generous \$250M contribution, CTCL will provide grants to local election jurisdictions across the country to help ensure you have the staffing, training, and equipment necessary so this November every eligible voter can participate in a safe and timely way and have their vote counted.

# APPLY FOR A COVID-19 GRANT

The deadline to apply is October 1, 2020. Questions about the COVID-19 grant application or process? Email us at <a href="help@techandciviclife.org">help@techandciviclife.org</a>.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

56. CTCL, on its website, states that it will take about 45 minutes for the local election officials to gather information and fill out the application for CTCL's private federal election grants:

## CTCL COVID-19 Response Grant Application

We estimate it will take approximately 30 minutes to gather and prepare the materials needed to complete the COVID-19 Response Grant Application. We then expect that it will take approximately 15 minutes to complete the grant application questions below.

For an overview of what to expect when completing the grant application, including the materials you'll need to submit,

visit <a href="https://www.techandciviclife.org/grants/">https://www.techandciviclife.org/grants/</a>

After submission of this information, CTCL may ask for additional information to help determine if your jurisdiction qualifies for a grant. CTCL

	reserves the right to verify with third party sources any information that you
	provide. By submitting this application, you consent to the collection of the
	information you submit, which may be used for the purposes described in
	CTCL's Privacy Policy.
•	Who is completing this grant application? *
	First Name Last Name
•	What is your title? *
•	Please select the state and office (or official) you are applying on behalf of. *
•	NOTE: We are unfortunately not able to grant to election administrators in American
	Samoa or Guam under local law.
•	What type of jurisdiction are you submitting an application on behalf of? *
	County City Village Town Township State or Territory
	County State of Territory
•	I certify that I am permitted to submit this grant request on behalf of the
	jurisdiction listed above. *
	Yes
•	If you are unsure who is permitted to make grant requests on behalf of your jurisdiction, we
_	encourage you to consult your county or city attorney.  Your initials *
•	
	Initials of Requester
•	Today's Date
	09-15-2020 🔳 Date
	-

https://form.jotform.com/202445110530135

57. CTCL, on its website, answers the question "Why is CTCL providing grants to election offices?":

Election officials have made it clear that one of their most pressing needs is funding. Based on this, CTCL is focusing philanthropic support to directly help election offices administer safe and secure elections in November.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

58. CTCL, on its website, answers the question "Who is providing the grant?":

CTCL is a publicly supported 501(c)(3) nonprofit organization. CTCL is proud to have a healthy mix of financial support from foundations, individual donors, and through earned revenue. By law, CTCL's financial 990s are available for public review. Grant funds will be disbursed from the Center for Tech and Civic Life.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

59. CTCL, on its website, answers the question "What kind of election expenses do the grant funds cover?":

Election offices can use the funds to cover certain 2020 expenses incurred between June 15, 2020 and December 31, 2020. These include, but are not limited to, the costs associated with the safe administration of the following examples of election responsibilities.

### Ensure Safe, Efficient Election Day Administration

- Maintain open in-person polling places on Election Day
- Procure Personal Protective Equipment (PPE) and personal disinfectant to protect election officials and voters from COVID-19
- Support and expand drive-thru voting, including purchase of additional signage, tents, traffic control, walkie-talkies, and safety measures

## **Expand Voter Education & Outreach Efforts**

- Publish reminders for voters to verify and update their address, or other voter registration information, prior to the election
- Educate voters on safe voting policies and procedures

## Launch Poll Worker Recruitment, Training & Safety Efforts

- Recruit and hire a sufficient number of poll workers and inspectors to ensure polling places are properly staffed, utilizing hazard pay where required
- Provide voting facilities with funds to compensate for increased site cleaning and sanitization costs

• Deliver updated training for current and new poll workers administering elections in the midst of pandemic

## Support Early In-Person Voting and Vote by Mail

- Expand or maintain the number of in-person early voting sites
- Deploy additional staff and/or technology improvements to expedite and improve mail ballot processing

See https://www.techandciviclife.org/our-work/election-officials/grants/.

60. CTCL, on its website, answers the question "How do I know that my office is eligible to receive a grant?":

If your U.S. election office is responsible for administering election activities covered by the grant, you're eligible to apply for grant funds.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

61. CTCL, on its website, answers the question "How much money is my office eligible to apply for?":

Your election office will be eligible to apply for a grant amount based on a formula that considers the citizen voting age population and other demographic data of your jurisdiction. Minimum grants will be \$5,000. You may choose to receive less than the offered amount if your needs or eligible expenses do not reach that amount.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

62. CTCL, on its website, answers the question "What if I share election responsibilities with another local government office?":

If you share election responsibilities with another local government office, you are encouraged to submit one combined application for grant funds. This means you'll coordinate with your other local government offices.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

63. CTCL, on its website, answers the question "What information does my office need to provide in the grant application?":

You will need to provide the following information in your grant application:

- Number of active registered voters in the election office jurisdiction as of September 1, 2020
- Number of full-time staff (or equivalent) on the election team as of September 1, 2020
- Election office 2020 budget as of September 1, 2020
- Election office W-9
- Local government body who needs to approve the grant funding (if any)
- What government official or government agency the grant agreement should be addressed to

See https://www.techandciviclife.org/our-work/election-officials/grants/.

64. CTCL, on its website, answers the question "Who should submit the application for my election office?":

Your election office's point of contact for the grant should submit the grant application. We leave it to you to determine who should be the point of contact.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

65. CTCL, on its website, answers the question "When can I submit my application?":

You'll be able to submit your grant application beginning the week of Tuesday, September 8, 2020.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

66. CTCL, on its website, answers the question "When will my office receive the grant?":

We recognize that election jurisdictions need funding as soon as possible to cover the unprecedented expenses of 2020 elections. We plan to move quickly! After you submit your application, CTCL anticipates that the

certification and approval of your grant will take about 2 weeks. The disbursement timeline will depend on your local approval process.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

67. CTCL, on its website, answers the question "Will the grant be mailed via check or transferred via wire?":

Wiring the grant funds is faster, but you can receive the funds via a mailed check if preferred.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

68. CTCL, on its website, answers the question "What reporting is required?":

You will be required to submit a report that indicates how you spent the grant funds. The report will be in a format that should not be overly burdensome.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

69. CTCL, on its website, answers the question "When do I report how my office spent the funds?":

You'll need to submit your grant report by January 31, 2021.

See https://www.techandciviclife.org/our-work/election-officials/grants/.

# CTCL's private federal election grants are targeted toward counties and cities with demographics that show overwhelmingly progressive voters.

- 70. The local governments that CTCL have funded have demographics with overwhelmingly progressive voters. For example, Wayne County, Michigan, voted in 2016 for Hillary Clinton at a 94.95% rate over Donald Trump.
- 71. As the chart below shows, CTCL's private federal election grants are targeting counties and cities with demographics showing high rates of progressive voters.

Jurisdiction/City	Grant	Trump	Clinton	Clinton
	Amount (in	2016	2016	Percentage
	dollars)			
Green Bay City, WI	1,093,400	19,821	21,291	51.78%
Kenosha City, WI	862,779	15,829	22,849	58.98%
Madison City, WI	1,271,788	23,053	120,078	83.89%
Milwaukee City, WI	2,154,500	45,167	188,653	80.68%
Racine City, WI	942,100	8,934	19,029	68.05%
Philadelphia City, PA	10,016,074	108,748	584,025	84.30%
Wayne County, MI-	3,512,000	7,682	234,871	94.95%
Detroit				
Flint City, MI	475,625	4,572	<b>24,</b> 790	84.42%
East Lansing, MI	8,500	4,147	13,073	75.9%
Lansing, MI	440,000	11,219	32,716	74.46%
Minneapolis City,	3,000,000	25,693	174.585	87.17%
MN				
Fulton County, GA –	6,000,000	110,372	281,875	69.2%
Atlanta				
Richland County, SC	730,000	52,469	108,000	67.2%
Delaware County, PA	2,200,000	110,667	177,402	61.58%
Centre County, PA	863,828	35,274	37,088	50.93%

- 72. The City of Philadelphia in 2016 voted for Hillary Clinton at a 84.30% rate over Donald Trump.
- 73. Delaware County in 2016 voted for Hillary Clinton at a 61.58% rate over Donald Trump.
- 74. Centre County in 2016 voted for Hillary Clinton at a 50.93% rate over Donald Trump.

# CTCL's 2020 private federal election grants

75. In 2020, CTCL has provided private federal election grants to cities and counties in at least Pennsylvania, Michigan, Wisconsin, Minnesota, South Carolina and Georgia.

- 76. All these states have something in common: state legislatures who will not accept CTCL's private federal elections grants.
- 77. So, CTCL, to accomplish its objective of turning out progressive votes in the urban counties and cities, has circumvented these state legislatures by recruiting local governments to apply and agree to accept CTCL's private federal election grants.
- 78. CTCL's private federal election grants to counties and cities in Pennsylvania, Michigan, Wisconsin, Minnesota, South Carolina and Georgia were not approved by Congress nor by the respective state legislatures.
- 79. Recently, CTCL provided a \$10 million private federal election grant to the City of Philadelphia. The \$10 million is to apportioned as follows:
  - 1. \$5.5 million towards materials and processing equipment for mail-in and absentee voting
  - 2. \$2.27 million towards satellite election offices for in-person mail-in voting
  - 3. \$1.32 million towards in-person voting at polling places on election day
  - 4. \$552,000 for secure dropboxes and other needs
  - 5. \$370,000 for printing, postage, and other needs

### Ex. C.

- 80. CTCL's private federal election grant to Philadelphia was not approved by Congress nor by the Pennsylvania state legislature.
- 81. Recently, CTCL provided a similar private federal election grant to Delaware County totaling \$2,200,000.
- 82. CTCL's private federal election grant to Delaware County was not approved by Congress nor by the Pennsylvania state legislature.

- 83. Recently, CTCL provided a similar private federal election grant to Centre County totaling \$863,828.
- 84. CTCL's private federal election grant to Centre County was not approved by Congress nor by the Pennsylvania state legislature.

The Secretary of the Commonwealth under Pennsylvania law, not CTCL, apportions federal and state election grants to the counties and cities.

- 85. The Secretary of the Commonwealth under Pennsylvania law, not CTCL, apportions federal and state election grants to the counties and cities.
- 86. On March 27, 2020, the federal Coronavirus Aid, Relief, and Economic Security Act (CARES Act) was signed into law.
- 87. The Act included \$400 million in new Help America Vote Act (HAVA) emergency funds, made available to states to prevent, prepare for, and respond to the coronavirus for the 2020 federal election cycle.
- 88. This supplemental appropriation funding, distributed by the U.S. Elections
  Assistance Commission (EAC), provides states with additional resources to protect the 2020 elections from the effects of the novel coronavirus.
- 89. Pennsylvania's share of this federal funding is \$14,223,603. An additional 20% match or \$2,844,721 from Pennsylvania state funds brought the total amount of the award to \$17.1 million.
- 90. On April 28, 2020, Secretary of the Commonwealth Kathy Boockvar notified Pennsylvania counties the intent to distribute \$6 million of its share of grant funds to the counties for the purposes of increased election expenses arising due to COVID-19, including but not limited to voter notifications and education, increased costs related to mail-in and

absentee voting, supplies to mitigate the spread of COVID-19, and increased equipment, staffing, training, or other needs permissible under the CARES Act.

- 91. Additionally, on December 20, 2019, the federal Consolidated Appropriations Act of 2020 was signed into law. The Act included \$425 million in new Help America Vote Act (HAVA) funds, made available to states to improve the administration of elections for Federal Office, including to enhance technology and make election security improvements.
- 92. The 2020 HAVA Election Security Fund, authorized under Title I Section 101 of the Help America Vote Act (HAVA) of 2002, was the second new appropriations for HAVA grants since FY2010.
- 93. This funding was to provide states with additional resources to secure and improve election administration.
- 94. Pennsylvania's share of this federal funding is \$15,175,567. An additional 20% match or \$3,035,114 from Pennsylvania state funds brought the total amount of the award to \$18.2 million.
- 95. On April 27, 2020, Secretary of the Commonwealth Kathy Boockvar notified the Election Assistance Commission (EAC) that Pennsylvania intended to distribute \$7 million of its share of grant funds to the counties for these purposes:
  - Increased personnel, equipment, and/or other approved expenditures related to the expansion of the provision and administration of election services and opportunities granted to Pennsylvania voters under Act 77 of 2019 (Act 77), historic bipartisan legislation providing the most comprehensive improvements to Pennsylvania's elections in more than 80 years;
  - Ransomware, DDOS Protections, and other cyber security measures;
  - Increased security of voting systems and ballots; and/or
  - Increased expenditures to expand vote by mail and other voter services.

- 96. The Secretary of the Commonwealth directed that portions of both the grants would be expended directly by the Commonwealth for statewide efforts such as election security and technology enhancements for the counties and state, post-election audit implementation, training and support for election officials, notifying and educating voters of the change in primary date and the opportunity for all voters to vote by mail, providing precinct protection kits containing masks, sanitizers, and other supplies to all counties, implementing a statewide online accessible vote by mail option so that voters with disabilities can vote by mail, and other efforts consistent with the Acts.
- 97. The Secretary of the Commonwealth apportioned the disbursements of the federal grants, supplemented with state funds, to Pennsylvania's counties as follows:

2020 Commonwealth Disbursements of Federal Election Grants to Counties			
County	Election Security Grants	CARES Act Grants	
ADAMS	\$55,122.67	\$47,235.33	
ALLEGHENY	\$731,548.78	\$626,873.59	
ARMSTRONG	\$34,271.10	\$29,367.35	
BEAVER	\$89,967.99	\$77,094.73	
BEDFORD	\$26,205.97	\$22,456.23	
BERKS	\$208,993.37	\$179,089.12	
BLAIR	\$61,374.38	\$52,592.50	
BRADFORD	\$29,515.46	\$25,292.17	
BUCKS	\$375,012.49	\$321,353.04	
BUTLER	\$105,268.03	\$90,205.53	
CAMBRIA	\$67,654.72	\$57,974.20	

CAMERON	\$3,750.00	\$3,750.00
CARBON	\$36,064.90	\$30,904.48
CENTRE	\$89,411.77	\$76,618.10
CHESTER	\$291,921.95	\$250,151.69
CLARION	\$18,900.72	\$16,196.27
CLEARFIELD	\$37,823.53	\$32,411.47
CLINTON	\$16,917.16	\$14,496.53
COLUMBIA	\$31,045.87	\$26,603.60
CRAWFORD	\$43,550.92	\$37,319.34
CUMBERLAND	\$145,309.06	\$124,517.21
DAUPHIN	\$152,642.12	\$130,801.00
DELAWARE	\$329,614.60	\$282,451.01
ELK	\$15,599.41	\$13,367.34
ERIE	\$159,135.12	\$136,364.94
FAYETTE	\$62,829.54	\$53,839.44
FOREST	\$3,750.00	\$3,750.00
FRANKLIN	\$76,896.09	\$65,893.25
FULTON	\$7,407.49	\$6,347.58
GREENE	\$17,683.59	\$15,153.30
HUNTINGDON	\$21,716.98	\$18,609.56
INDIANA	\$40,670.86	\$34,851.39
JEFFERSON	\$24,583.13	\$21,065.60
JUNIATA	\$11,069.52	\$9,485.62
LACKAWANNA	\$115,921.21	\$99,334.38
LANCASTER	\$269,895.79	\$231,277.18
LAWRENCE	\$44,108.77	\$37,797.38

LEHIGH	\$190,896.71	\$162 591 95
		\$163,581.85
LUZERNE	\$172,116.23	\$147,488.62
LYCOMING	\$56,134.50	\$48,102.37
McKEAN	\$19,552.64	\$16,754.91
MERCER	\$57,471.05	\$49,247.68
MIFFLIN	\$20,506.39	\$17,572.19
MONROE	\$89,529.56	\$76,719.03
MONTGOMERY	\$466,749.74	\$399,963.87
MONTOUR	\$10,863.40	\$9,308.98
NORTHAMPTON	\$173,311.28	\$148,512.67
NORTHUMBERLAND	\$43,883.83	\$37,604.62
PERRY	\$22,799.14	\$19,536.88
PHILADELPHIA	\$878,827.50	\$753,078.62
PIKE	\$33,298.54	\$28,533.95
POTTER	\$8,693.33	\$7,449.43
SCHUYLKILL	\$69,579.39	\$59,623.48
SNYDER	\$18,024.68	\$15,445.58
SOMERSET	\$37,919.23	\$32,493.48
SULLIVAN	\$3,750.00	\$3,750.00
SUSQUEHANNA	\$20,760.77	\$17,790.17
TIOGA	\$20,523.56	\$17,586.91
UNION	\$19,523.19	\$16,729.68
VENANGO	\$25,263.67	\$21,648.77
WARREN	\$24,891.50	\$21,329.85
WASHINGTON	\$118,426.63	\$101,481.31

WAYNE	\$27,144.17	\$23,260.19
WESTMORELAND	\$195,200.84	\$167,270.12
WYOMING	\$13,990.48	\$11,988.62
YORK	\$236,610.33	\$202,754.44

CTCL's private federal election grants are to increase voter participation within Pennsylvania's progressive demographic groups which can be accomplished without creation of a public-private partnership regarding Pennsylvania's administration of federal elections.

- 98. CTCL's private federal election grants are to increase voter participation of Pennsylvania's progressive demographic groups..
- 99. CTCL's goal of increasing progressive voter participation can be accomplished without the funding through Pennsylvania's counties and cities.
- 100. Instead, CTCL could spend the funds directly on get-out-to-vote (GOTV) efforts like other non-profits do.
- 101. Therefore, for CTCL to accomplish its goal of increasing progressive voter participation in Pennsylvania, it is unnecessary for there to be a public-private partnership between CTCL and the Pennsylvania's local governments regarding federal election administration.

#### **COUNT I**

Centre County, Delaware County and the City of Philadelphia act ultra vires, without legal authority, to form public-private partnerships for federal election administration with CTCL by accepting and using CTCL's private federal election grant, because preemption applies under the Elections Clause, Supremacy Clause, HAVA, and NVRA.

102. The Plaintiffs incorporate this complaint's previous paragraphs.

- 103. Centre County, Delaware County and the City of Philadelphia act ultra vires, without legal authority, to form a public-private partnership for federal election administration with CTCL by accepting and using CTCL's private federal election grant, because preemption applies under the Elections Clause, Supremacy Clause, HAVA, and NVRA.
- 104. The Center for Tech and Civic Life (CTCL) has distributed or is about to distribute a private federal election grants, totaling over \$14,000,000 to the Defendants.
- 105. But, HAVA left discretion to the "states," not the counties and cities, on how to implement federal elections:

The specific choices on the methods of complying with the requirements of this subchapter shall be left to the discretion of the State.<sup>3</sup>

106. Federal election law defines the word "state":

In this chapter, the term "State" includes the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, and the United States Virgin Islands.<sup>4</sup>

- 107. So, under federal election law, Centre County, Delaware County and the City of Philadelphia are not a "state."
- 108. Accordingly, Centre County, Delaware County and the City of Philadelphia have no legal authority to form public-private partnerships for federal election administration nor to accept and use private federal election grants.

 $<sup>^3</sup>$  52 U.S. Code  $\S$  21085, Pub. L. 107–252, title III,  $\S$  305 (Oct. 29, 2002), 116 Stat. 1714.

<sup>&</sup>lt;sup>4</sup> 52 USC § 21141.

- 109. The following federal law and state law preempt the Pennsylvania counties and cities from accepting and using private federal election grants: U.S. Constitution's Elections Clause and Supremacy Clause, National Voters Registration Act (NVRA), 52 U.S.C. §§ 20501-20511, Help America Vote Act, 52 USC §§ 20901-21145.
- 110. Because of the preemptive effects of these laws, Pennsylvania counties and cities act ultra vires, without legal authority, to accept and use CTCL's private federal election grants.
  - 111. The Plaintiffs are entitled to prospective declaratory and injunctive relief.
- 112. Specifically, the following laws preempt the Centre County's, Delaware County's and the City of Philadelphia's actions of approving and using CTCL's private federal election grants.

## U.S. Constitution's Elections Clause and Supremacy Clause

- 113. The U.S. Constitution, Article I's Elections Clause and Article VI's Supremacy Clause preempts CTCL's private federal elections grants to local governments.
  - 114. The Elections Clause states:

Time, place, and manner of holding. The Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by Law make or alter such Regulations, except as to the Places of chusing [sic] Senators.

- U.S. Constitution, Art. I, section 4, clause 1.
  - 115. The Supremacy Clause states:

This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the

Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

U.S. Constitution, Art. VI, para. 2.

- 116. The Elections Clause, as applied here, ensures that the federal government and state legislatures determine the time, place and manner of federal elections—not CTCL and local governments.
- 117. The Supremacy Clause, as applied here, ensures that local governments do not act contrary to federal and state law regarding federal elections.
- 118. The Elections Clause and Supremacy Clause preempt CTCL's private federal election grants to local governments.
- 119. CTCL's private federal election grants are not legally authorized by federal law nor state law.
- 120. Centre County, Delaware County and the City of Philadelphia have acted ultra vires, without legal authority, in accepting and using CTCL's private federal election grants and forming the public-private partnership with CTCL for federal election administration.

# CTCL's \$14,000,000 of private federal election grants to Defendants is a constitutionally-impermissible public-private partnership.

- 121. CTCL \$14,000,000 of private federal elections grants to Defendants is a constitutionally-impermissible public-private partnership.
- 122. The case law shows that CTCL's private federal election grant is in a subject area, federal election administration, where public-private partnerships are constitutionally impermissible.

- 123. The federal courts have a tradition in different subject areas of drawing a line where public-private partnerships are constitutionally impermissible. Federal elections are a subject where the federals should hold that private-public partnerships are constitutionally impermissible.
- the dangers of a government scheme to target get-out-to-vote efforts on a favored demographic group. The school district wanted its referendum to pass; so, it targeted parents of school children and adult students for a get-out-to-vote campaign. In the *Young* decision, the court identified the school district's scheme to get-out-the-vote of the parents and adult students as also violating election law. The court held that the school district's improper influence upon a demographic group interfered with the "full, fair, and free expression of the popular will...." *Id.* The court stated that the government favoring a demographic group was equivalent to the government disfavoring a demographic group:

Historically, the law has focused on forms of "improper influence" that have interfered with the voting rights of disfavored demographic groups by dissuading or preventing them from voting through blatant means like fraud, violence, and intimidation. A government certainly violates the Elections Clause if it skews the outcome of an election in this manner. Parity of reasoning suggests that a government can violate the Elections Clause if it skews the outcome of an election by encouraging and facilitating voting by favored demographic groups. In both situations, the government has diminished the voting rights of one portion of the electorate and enhanced the voting rights of another portion of the electorate. In neither case is the election "free and equal."

Id.

125. In Board of Education of Kiryas Joel Village School District v. Grumet, 512 U.S. 687 (1994), the U.S. Supreme Court drew such a line finding a public-private partnership

constitutionally impermissible. In *Kiryas*, the New York legislature sought to create a homogenous school district for Satmar Hasidic Jews and did so by statute. This "religious" motive was improper for the state and the statute forming the new district was stuck down. *Id.* at 691.

- 126. Similarly, in Ferguson v. City of Charleston, 532 U.S. 67, 81-86 (U.S. 2001), the U.S. Supreme Court held another public-private partnership unconstitutionally impermissible. Here, the local prosecutor, concerned about crack babies, teamed up with the local hospital to develop a program seeking to prevent expecting mothers from using cocaine during the pregnancy. They developed a program where the hospital would test for the presence of cocaine and provide a program to help with abstinence. If the patient refused, the results were shared with the prosecutor's office which in turn would encourage participation at the threat of prosecution. The U.S. Supreme Court found the entanglement of public and private interests sufficient to conclude the blood test by the hospital was a Fourth Amendment violation by the state. *Id.* at 86.
- 127. Similarly, the entanglement of public and private interests involved with the Centre County, Delaware County and City of Philadelphia accepting and using CTCL's private federal election grants is unconstitutional impermissible.
- 128. The idea of the federal and state government exclusively funding federal elections is to eliminate undue influence and the appearance of undue influence by private parties.

129. CTCL's private funding of federal elections re-introduces undue influence and the appearance of undue influence into federal elections—which is constitutionally impermissible.

## Help America Vote Act (HAVA)

- 130. The Help America Vote Act (HAVA), 52 USC § 209, preempts CTCL's private federal election grants for the following reasons.
- 131. HAVA established the Election Assistance Commission (EAC) to assist the states regarding HAVA compliance and to distribute HAVA funds to the states.
- 132. EAC is also charged with creating voting system guidelines and operating the federal government's first voting system certification program.
- 133. EAC is also responsible for maintaining the National Voter Registration form, conducting research, and administering a national clearinghouse on elections that includes shared practices, information for voters and other resources to improve elections.
- 134. HAVA requires that the states implement the following new programs and procedures:
  - Provisional Voting
  - Voting Information
  - Updated and Upgraded Voting Equipment
  - Statewide Voter Registration Databases
  - Voter Identification Procedures
  - Administrative Complaint Procedures

In the past, Pennsylvania's HAVA plan, required by HAVA, was approved by the EAC.

135. HAVA's purpose was to coordinate federal and state administration of federal elections.

- 136. HAVA does not legally authorize local governments to accept private federal election grants.
- 137. HAVA's preemption prohibits local governments from accepting private federal election grants.
- 138. Under HAVA, the EAC is to be bi-partisan and work with all the states in a bi-partisan way.
- 139. The CTCL's private federal election grants circumvent the EAC and the states and thus conflict with HAVA.
- 140. Under HAVA, the EAC and the states work toward election plans and budgets.
- 141. CTCL's private federal election grants to local governments lead to deviations from the federally-approved and state-approved election administration plans and budgets—thus, conflicting with HAVA.
- 142. The federal and state money distributed to county and city clerks that administer elections are distributed pursuant to a legally-authorized method, that is approved by the states under the guidance of EAC, so the counties and cities receive a state-approved share for election purposes.
- 143. But, local governments accepting CTCL's private federal election grants, violate HAVA by injecting money into federal elections which is not approved by the EAC or the states.
- 144. States are not allowed to deviate from plans submitted under HAVA. Local governments accepting CTCL's private federal election grants, violate HAVA.

- 145. The CTCL's private federal election grants to local governments are not part of HAVA.
- 146. Pennsylvania and its Secretary of the Commonwealth, consistent with HAVA and under the EAC's guidance, has already approved a fiscal plan for its elections.
- 147. The CTCL's private federal election grants to the Pennsylvania's counties and cities circumvents and violates that fiscal plan.
- 148. In Pennsylvania, it is too late for the state to modify its plan around CTCL's private federal election grants to ensure the legally-authorized, uniform and fair election HAVA requires.
- 149. The Supremacy Clause, as applied to HAVA, ensures that Pennsylvania counties and cities do not act contrary to HAVA regarding federal elections.
- 150. HAVA preempts CTCL's private federal election grants to the counties and cities.
- 151. Under the Supremacy Clause and HAVA, CTCL's private federal election grants are not legally authorized by federal law or state law.
- 152. Centre County, Delaware County and the City of Philadelphia have acted ultra vires, without legal authority, in accepting and using CTCL's private federal election grant and forming the public-private partnership with CTCL for federal election administration.

## National Voters Registration Act (NVRA)

153. National Voters Registration Act (NVRA), 52 U.S.C. §§ 20501–20511, preempts CTCL's private federal election grants for the following reasons.

- 154. Congress enacted the National Voter Registration Act of 1993 (also known as the "Motor Voter Act"), to create "national procedures for voter registration for elections for Federal office." 52 U.S.C. § 20503.
- 155. The Act gave responsibility to the Federal Election Commission (FEC) to provide States with guidance on the Act, to develop a national mail voter registration form, and to compile reports on the effectiveness of the Act. A 2002 amendment in HAVA transferred the FEC's responsibilities under the Act to the EAC.
- 156. Section 5 of the NVRA requires states to provide individuals with the opportunity to register to vote at the same time that they apply for a driver's license or seek to renew a driver's license, and requires the State to forward the completed application to the appropriate state or local election official. 52 U.S.C. § 20504.
- 157. Section 6 of the NVRA provides that citizens can register to vote by mail using mail-in-forms developed by each state and the Election Assistance Commission. 52 U.S.C. § 20505.
- 158. Section 7 of the NVRA requires states to offer voter registration opportunities at all offices that provide public assistance and all offices that provide state-funded programs primarily engaged in providing services to persons with disabilities. Each applicant for any of these services, renewal of services, or address changes must be provided with a voter registration form of a declination form as well as assistance in completing the form and forwarding the completed application to the appropriate state or local election official. 52 U.S.C. § 20506.

- 159. Section 8 of the NVRA also creates requirements for how States maintain voter registration lists for federal elections. 52 U.S.C. § 20507.
- 160. NVRA's purpose was to coordinate federal and state administration of voter registration for federal elections and to create legally-authorized, nationwide, and uniform standards for voter registration.
- 161. NVRA does not legally authorize local governments to accept private federal election grants for voter registration.
- 162. NVRA's preemption prohibits local governments from accepting private federal election grants for voter registration.
- 163. Under NVRA, the EAC is to be bi-partisan and work with all the states in a bi-partisan way on voter registration for federal elections.
- 164. The CTCL's private federal election grants to Defendants circumvent the EAC and the states and thus conflicts with NVRA.
- 165. Under NVRA, the EAC and the states work toward voter registration plans and budgets.
- 166. CTCL's private federal election grants to local governments lead to deviations from the federally-approved and state-approved election voter registration administration plans and budgets—thus, conflicting with NVRA.
- 167. The federal and state money distributed to county and city clerks that conduct voter registration are distributed pursuant to a legally-authorized method, that is approved by the states under the guidance of EAC, so the counties and cities receive a state-approved share for voter registration.

- 168. But, local governments accepting CTCL's private federal election grants, violate NVRA by injecting money into federal election voter registration which is not approved by the EAC or the states.
- 169. States are not allowed to deviate from the NVRA. Local governments accepting CTCL's private federal election grants, violate NVRA.
- 170. The CTCL's private federal election grants to local governments are not part of NVRA.
- 171. Pennsylvania and its Secretary of the Commonwealth, consistent with NVRA and under the EAC's guidance, has already approved a fiscal plan for voter registration for federal elections. The CTCL's private federal election grants to Centre County, Delaware County and the City of Philadelphia circumvent and violate that fiscal plan.
- 172. In Pennsylvania, it is too late for the state to modify its plan in response to CTCL's private federal election grants to ensure the legally-authorized, uniform and fair election NVRA requires.
- 173. The Supremacy Clause, as applied to NVRA, ensures that Pennsylvania counties and cities do not act contrary to NVRA regarding federal elections.
- 174. NVRA preempts CTCL's private federal election grants to Centre County, Delaware County and the City of Philadelphia.
- 175. Under the Supremacy Clause and NVRA, CTCL's private federal election grants are not legally authorized by federal law or state law.
- 176. Centre County, Delaware County and the City of Philadelphia have acted ultra vires, without legal authority, in accepting and using CTCL's private federal election grants.

#### **COUNT II**

Kathy Boockvar, in her capacity as Secretary of the Commonwealth of Pennsylvania, Centre County, Delaware County and the City of Philadelphia for violation of the Election Clause of the United States Constitution and the Equal Protection Clause of the Fourteenth Amendment, 42 U.S.C. §1983.

- 177. All previous averments are incorporated herein by reference as if fully set forth.
- 178. In October 2019, the General Assembly of the Commonwealth of Pennsylvania approved Act 77 of 2019, *25 P.S. 3146.1 et seq.*, which amended the Election Code of the Commonwealth of Pennsylvania.
- 179. Defendant, Kathy Boockvar, in her capacity as the Secretary of the Commonwealth of Pennsylvania, has the obligation and duty to assure that the Election Code of the Commonwealth, as established and amended by the General Assembly, is implemented equally throughout the Commonwealth of Pennsylvania.
- 180. By enacting Act 77 of 2019, the Pennsylvania General Assembly provided qualified electors with the ability to vote via mail-in ballots without the requirement of first demonstrating their expected absence from the voting district on Election Day. 25 P.S. \$\iiint\_3150.11-3150.17\$.
- 181. Section 3150.16(a) of the Election Code, as amended by Act 77, states in relevant part as follows:
  - "(a) General Rule. At any time after receiving an official mail-in-ballot, but on or before eight o'clock p.m. the day of the primary or election, the mail-in elector shall, in secret, proceed to mark the ballot only in black lead pencil, indelible pencil or blue, black or blue-black ink, in fountain pen or ball point pen, and the fold the ballot, enclose and securely seal the same in the envelope on which is printed, stamped or endorsed 'Official Election Ballot.' This envelope shall then be placed in the second one, on which is printed the form

of declaration of the elector, and the address of the elector's county board of election and the local election district of the elector. The elector shall then fill out, date and sign the declaration printed on such envelope. Such envelope shall then be securely sealed, and the elector shall send same by mail, postage prepaid, except where franked, or deliver it in person to said county board of election." 25 P.S. §3150.16(a).

- 182. Section 3150.16(c) of the Election Code, as amended by Act 77, states in relevant part as follows:
  - "(c) Deadline. Except as provided under 25 Pa.C.S. § 3511 (relating to receipt of voted ballot), a completed mail-in-ballot must be received in the office of the county board of elections no later than eight o'clock p.m. on the day of the primary or election." 25 P.S. §3150.16(c).
- 183. Section 2645(b) of the Election Code, which was not amended by Act 77, states in relevant part as follows:
  - "(b) The county commissioners or other appropriating authorities of the county shall provide the county board with suitable and adequate offices at the county seat, property furnished for keeping its records, holding its public sessions and otherwise performing its public duties, and shall also provide, such branch offices for the board in cities other than the county seat, as may be necessary." 25 P.S. §2645(b).
- 184. Defendant Boockvar is permitting Defendants Centre County, Delaware County and City of Philadelphia to accept unregulated private financial support specifically earmarked for activities that violate the Election Code of the Commonwealth of Pennsylvania, the Election Clause of the United States Constitution and the Equal Protection Clause of the Fourteenth Amendment.
- 185. Despite the clear and unambiguous language of the Election Code, Defendant Boockvar has permitted Defendants Centre County, Delaware County and City of Philadelphia to utilize unstaffed "drop-boxes," "satellite locations" and/or mobile voting

vehicles solely for the collection of "mail-in" ballots in violation of the Election Code of the Commonwealth.

- 186. The Election Code makes no mention of staffed or unstaffed "drop-boxes," "satellite locations" or mobile voting vehicles to be solely used for the collection of "mail-in" ballots.
- 187. Although the Election Code references branch offices, those offices must be "property furnished for keeping its records, holding its public sessions and otherwise performing its public duties". 25 P.S. \$2645(b).
- 188. The "drop-boxes," "satellite locations" or mobile voting vehicles, permitted by Defendant Boockvar, and utilized by the other Defendants, are not "additional offices" as referenced in Section 2645(b) of the Election Code because they are not "property furnished for keeping its [Board of Elections'] records" or, "holding its [Board of Elections'] public sessions" or, "otherwise performing its [Board of Elections'] public duties." *25 P.S.* §2645(b).
- 189. In addition, the Election Code does not provide for multiple collection sites for "mail-in" ballots.
- 190. Section 3150.16(c) of the Election Code, as amended by Act 77, states in relevant part "a completed mail-in ballot must be received *in the office* of the county board of elections no later than eight o'clock P.M. on the day of the primary election." 25 P.S. \$3150.16(c) (emphasis added).
- 191. Section 3150.16(a) of the Election Code, as amended by Act 77, states in relevant part "... This envelope shall then be placed in the second one, on which is printed the form of declaration of the elector, and *the address of the elector's county board of election* and the

local election district of the elector. The elector shall then fill out, date and sign the declaration printed on such envelope. Such envelope shall then be securely sealed, and the elector shall send same by mail, postage prepaid, except where franked, or deliver it in person <u>to said county</u> <u>board of election</u>." 25 P.S. §3150.16(a).

- 192. If the General Assembly intended to permit the collection of mail-in ballots in multiple locations, the General Assembly would have amended Section 3150.16(a) and 3150(c) to read "in any of the offices of the county board of elections" or, "to any of the addresses of the elector's county board of election" or, "in person to any of the offices of the county board of elections."
- 193. The General Assembly declined to make of these obvious amendments to the Election Code and Defendants unilateral usurpation of the General Assembly's exclusive authority to regulate elections within the Commonwealth of Pennsylvania violates the Election Clause and the Equal Protection Clause.
- 194. Despite the clear and unambiguous language of the Election Code, Defendant Boockvar is permitting Defendants Centre County, Delaware County and City of Philadelphia, to accept mail-in ballots beyond the statutory deadline established by the General Assembly and in in violation of the Election Code of the Commonwealth.
- 195. Section 3150.16(c) of the Election Code, as amended by Act 77, states in relevant part as follows:
  - "(c) Deadline. Except as provided under 25 Pa.C.S. § 3511 (relating to receipt of voted ballot), a completed mail-in-ballot must be received in the office of the county board of elections no later than eight o'clock p.m. on the day of the primary or election." 25 P.S. §3150.16( $\epsilon$ ).

- 196. Defendant Boockvar is permitting municipalities, including, Defendants Centre County, Delaware County and City of Philadelphia, to accept mail-in ballots beyond the statutory deadline established by the General Assembly in violation of Section 4 of Article I; and, Section 1 of Article II of the U.S. Constitution.
- 197. The deadline of 8:00 p.m. on Election Day for the receipt of ballots, as established by the General Assemble, is not ambiguous.
- 198. The deadline of 8:00 p.m. on Election Day for the receipt of ballots, as established by the General Assemble, does not violate the Constitution of the United States.
- 199. In Pennsylvania Democratic Party, et al., v. Boockvar, et al., 2020 WL 5554644, \_\_\_ A.3d \_\_\_ (2020), the Pennsylvania Supreme Court declined to address the Equal Protection issues related to Defendant Boockvar's above-described conduct, but acknowledged "... the exact manner in which each county board of elections will accept these votes is entirely unknown at this point; thus, we have no metric by which to measure whether any one system offers more legal protection than another, making an equal protection analysis impossible at this point." (emphasis added).
- 200. Defendants' conduct, as set forth herein, provides this Court with the "metric by which to measure whether any one system offers more legal protection than another" which not only makes an Equal Protection analysis possible, but essential to safeguard Pennsylvanians' fundamental right to vote.
- 201. "The right to vote is more than the initial allocation of the franchise. Equal protection applies as well to the manner of its exercise." *Moore v. Circosta, 2020 WL 5880129,*\_\_F.Supp.3d \_\_\_\_, citing, Bush v. Gore, 531 U.S. 98, 104, (2000).

- 202. The Commonwealth of Pennsylvania must have "specific rules designed to ensure uniform treatment" of a voter's ballot. *Bush, 531 U.S. at 106; see, Dunn v. Blumenstein,* 405 U.S. 330, 336, (1972).
- 203. A citizen of the Commonwealth of Pennsylvania "has a constitutionally protected right to participate in the election on an equal basis with other citizens" in the Commonwealth. *Gray v. Sanders, 372 U.S. 368, 380 (1963)*.
- 204. Defendant Boockvar is permitting Defendants Centre County, Delaware County and City of Philadelphia to accept unregulated private financial support specifically earmarked to fund "drop-boxes," "satellite locations" and/or mobile voting vehicles within Centre County, Delaware County and the City of Philadelphia in violation of the Election Code as approved by the General Assembly of the Commonwealth of Pennsylvania.
- 205. There is no provision within the Election Code of the Commonwealth of Pennsylvania that authorizes Defendant Boockvar to permit private financial support of elections within the Commonwealth.
- 206. There is no provision within the Election Code of the Commonwealth of Pennsylvania that authorizes Defendant Boockvar to permit counties, cities or other municipalities, including Defendants Centre County, Delaware County and the City of Philadelphia, to accept private financial support of elections within their respective counties, cities and/or other municipalities.
- 207. Defendant Boockvar is permitting this unregulated private financial support without regard for the disparate impact created between counties, cities and other

municipalities that have received unregulated private financial support and those that have not received such financial support.

- 208. Counties, cities and other municipalities that have not received unregulated private financial support will have to rely solely on the regulated public financial support available to conduct elections within the Commonwealth which means that these counties, cities and other municipalities will have less financial resources available to conduct elections within their respective municipalities.
- 209. Defendant Boockvar is permitting this unregulated private financial support without regard for the disparate impact created between voters who live in counties, cities and other municipalities that have received private financial support and those who live in counties, cities and other municipalities that have not received private financial support.
- 210. Voters who live in counties, cities and other municipalities that have not received unregulated private financial support will have less election resource to assist them in casting their votes because their respective counties, cities and other municipalities must solely rely upon the regulated public financial support available to counties, cities and other municipalities to conduct elections within the Commonwealth.
- 211. If Defendant Boockvar is going to permit counties, cities and other municipalities, including, Defendants Centre County, Delaware County and the City of Philadelphia, to accept unregulated private financial support to conduct their respective elections, Defendant Boockvar must either make proportional and equivalent public financial support available to those counties, cities and other municipalities that have not received private financial support; or, require all private financial support to be distributed in a

proportional and equivalent manner to all counties, cities and other municipalities within the Commonwealth so that the utilization of private financial support to conduct elections does not result in disparate or unequal treatment.

- 212. If Defendant Boockvar is going to permit counties, city and other municipalities to accept unregulated private financial support, Defendant Boockvar cannot restrict or discriminate against the source of the private financial support without violating the Equal Protection Clause.
- 213. If Defendants Centre County, Delaware County and the City of Philadelphia are permitted to accept unregulated private financial support to conduct elections within their respective counties and city, other counties, cities and municipalities will secure or attempt to secure their own unregulated private financial support from any number of sources all of which will further create disparity in the elections within the Commonwealth in violation of the Equal Protection Clause of the Fourteenth Amendment and the Election Code of the Commonwealth.
  - 214. Article I, Section 4 of the U.S. Constitution states in relevant part as follows:

"The Times, Places and Manner of holding Election for Senators and Representatives, shall be prescribed in each State by Legislature thereof; but the Congress may at any time by Law make or alter such Regulations, ..." *Article I, Section 4 U.S. Const.* 

- 215. Article II, Section 1 of the United States Constitution states in relevant part as follows:
  - "... The Congress may determine the time of choosing the electors, and the day on which they shall give their votes; which day shall be the same throughout the United States...." *Article II, Section 1 U.S. Const.*

216. Defendant Boockvar failure to enforce the unambiguous and constitutional provisions of the Election Code by permitting municipalities, including, Defendants Centre County, Delaware County and City of Philadelphia, to accept mail-in ballots beyond the statutory deadline established by the General Assembly violates of Section 4 of Article I; and, Section 1 of Article II of the U.S. Constitution.

### **Prayer for Relief**

Therefore, the Plaintiffs respectfully ask that this Court to:

- 1. Grant declaratory relief that Centre County, Delaware County and the City of Philadelphia have acted ultra vires, acted without legal authority, in accepting CTCL's private federal election grants.
- 2. Grant declaratory relief that Defendants Kathy Boockvar, Centre County,
  Delaware County and the City of Philadelphia have acted ultra vires, acted without legal
  authority and in a manner violative of the Election Clause of the United States Constitution
  and the Equal Protection Clause of the Fourteenth Amendment to the United States
  Constitution.
- 3. Issue an injunction enjoining Defendents from permitting the acceptance of, from accepting or using CTCL's private federal election grants and similar private federal election grants.
- 4. Award the Plaintiffs all costs, expenses, and expert witness fees allowed by law;
  - 5. Award the Plaintiffs attorneys' fees and costs allowed by law; and
  - 6. Award the Plaintiffs such other and further relief as this Court deems just.

Dated: October 12, 2020

Electronically Signed by Jordan P. Shuber Jordan P. Shuber, PA ID 317823

Ronald T. Elliott, PA ID 71567

Thomas W. King, III, PA ID 21580\*

Thomas E. Breth, PA ID 66350\*

Special Counsel for the Amistad Project

of Thomas More Society

Dillon McCandless King Coulter &

Graham, LLP

128 West Cunningham Street

Butler, PA 16001

Telephone: (724) 283-2200 Facsimile: (724) 283-2298

E-mail addresses: ishuber@dmkcg.com

relliott@dmkcg.com tking@dmkcg.com tbreth@dmkcg.com

Dated: October 12, 2020

### /s/Erick G. Kaardal

Erick G. Kaardal, MN 229647 Special Counsel to Amistad Project of the Thomas More Society Gregory M. Erickson, 1050298 William F. Mohrman, 168816 Mohrman, Kaardal & Erickson, P.A. 150 South Fifth Street, Suite 3100 Minneapolis, Minnesota 55402

Telephone: 612-341-1074 Facsimile: 612-341-1076 Email: kaardal@mklaw.com

Attorneys for Plaintiffs